## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MONTANA BILLINGS DIVISION



UNITED STATES OF AMERICA,

Plaintiff,

VS.

JOHN MARONEY,

Defendant.

CR-07-147-BLG-DWM CR-10-104-BLG-DWM

ORDER ADOPTING FINDINGS AND RECOMMENDATIONS OF U.S. MAGISTRATE JUDGE

On September 17, 2013, United States Magistrate Judge Carolyn S. Ostby entered Findings and Recommendation with respect to the September 9, 2013 and September 11, 2013 petitions for revocation of Maroney's supervised release.

Docs. 38 & 41. Although the parties were notified of their right to file objections to the Findings and Recommendations within 14 days, neither party filed objections. Failure to object waives the right to review. Fed.R.Crim.P. 59(b)(2). But consistent with this Court's "full authority" to review the Findings and

Recommendations under any standard it deems appropriate, *Thomas v. Arn*, 474 U.S. 140, 154 (1985) this Court reviews for clear error. Clear error exists if the Court is left with a "definite and firm conviction that a mistake has been committed." *United States v. Syrax*, 235 F.3d 422, 427 (9th Cir. 2000).

Based on Maroney's admissions to all fourteen of the alleged violations,

Judge Ostby recommends supervised release be revoked. Judge Ostby further

recommends this Court enter the proposed Judgment attached to her Findings and

Recommendations (doc. 47-1) and sentence Maroney to 12 months incarceration

in CR-07-147-BLG-DWM, and 12 months incarceration in CR-10-104-BLG
DWM, to be served consecutive, for a total of 24 months, with no supervised

release to follow.

I find no clear error in Judge Ostby's Findings and Recommendation (doc. 47) and I adopt them in full.

Accordingly, IT IS ORDERED that Maroney's supervised release is revoked. Judgment will be entered by separate document.

Dated this 9th day of October, 2013.